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September 9, 2005

Marlene H. Dortch
Office of the Secretary, Federal Communications Commission
445 12th Street, S. W., Room TW-A325
Washington, DC 20554
Filed by ECFS

Re: WC Docket # 05-196 REPLIES OF SOUTH CAROLINA STATE 911 AND STATE 911 OFFICE TO COMMENTS OF THE PUBLIC UTILITY COMMISSION OF TEXAS AND THE MICHIGAN EMERGENCY TELEPHONE SERVICE COMMITTEE

Dear Ms. Dortch,

Filed herewith are the above referenced Replies of South Carolina state and leading, representative local (PSAP/911 Center) 911 government officials. A shorter, South Carolina State 911, state and local government 911 officials, Reply was electronically filed on September 7, 2005. However, I herewith electronically re-file it, followed with the more detailed South Carolina State 911 Office Reply. It includes the South Carolina State 911 Reply as "Summary and Conclusion", and adds "Analysis and Synthesis" of the South Carolina IP-Enabled services E9-1-1 situation, including funding, and that situation's interrelations with the Commission's Order on E9-1-1 (WC No. 04-36 and 05-196), for any aid to the Commission's analyses and determinations.

This, and other states welcome the kind of national, uniform and public safety priority regulation/requirements the Commission has begun in IP-Enabled Services Enhanced 911. The Commission's sole, comprehensive jurisdiction renders them essential to the nations 911 emergency telecommunications systems. Furthermore, state and local governments justifiably rely on the Commissions' superior expertise, professionalism, investigative processes and consideration of the relevant facts and experts' and stakeholders' perceptions, perspectives and legitimate interests. However, it appears that the Commission may share these long time SC state 911 officials concerns with obtaining the information requisite to fair and sound governmental decisions, and continuing further consideration of Commission assistance to 911 Center funding.

The approaches and timing these Replies advocate seek to serve the legitimate interests of the state and local governments, other emergency responders, the Commission, the subscribers and good faith service providers, in the current situation and pre-eminent popular public safety/ 911 partnership, assist development of considerable consensus and congruity among the interests and courses of action of these 911 partners, and facilitate the Enhanced connection of IP-enabled telephony subscribers to the 911 networks. Consequently these Replies are,

Respectfully submitted,

s/james w. rion

James W. Rion, Esq.
SC State CMRS E9-1-1 Project Manager

Replies filed separately by ECFS, and by email below
cc: Janice Myers, Competition Policy Division, Wireline Competition Bureau w/Replies
Best Copy and Printing, Inc w/attachments

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